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CLERK US DISTRICT COURT	
DISTRICT OF NEVADA	
BY: <i>[Signature]</i>	DEPUTY

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14 UNITED STATES DISTRICT COURT
15 DISTRICT OF NEVADA

16 ANIKA JOHNSON,)
17 Plaintiff,)
18 v.)
19 INTERNAL REVENUE SERVICE,)
20 JEFF WALLBAUM, acting Chief Financial)
21 Officer,)
22 Defendants.)

) Case No. 2:15-cv-02487 RFB-NJK

) **PROPOSED STIPULATED ORDER**
23 **FOR ENTRY OF JUDGMENT**

17)
18 UNITED STATES OF AMERICA,)
19 Counterclaim Plaintiff,)
20 v.)
21 ANIKA JOHNSON,)
22 Counterclaim Defendant.)

The United States of America, by and through the undersigned counsel, and Anika Johnson, hereby stipulate as follows:

1. The plaintiff and counterclaim defendant Anika Johnson (Johnson) filed a “Complaint (Corrected)” (Doc. 6) in which she maintained that she obtained an uncontested Judgment against the Internal Revenue Service (IRS) on October 16, 2012, from the Office of the Secretary of State for North Las Vegas Region Court District, Clark County, United States of America.

2. On June 10, 2016, the United States filed an Answer and Counterclaim (Doc. 15) in this matter requesting the Court dismiss Johnson's complaint and enter an order nullifying the alleged judgment and UCC Financing Statements filed with the State of California, purporting to impose liens on the personal property of federal employees; expunging the public records of the filings; and enjoin Johnson from future filings of such documents. The United State agrees to waive any claim for costs and attorney's fees in this

3. Johnson consents to the entry of this Stipulated Order for Entry of Judgment without further notice and agrees that this Court shall retain jurisdiction over her for the purpose of implementing and enforcing the Stipulated Order for Entry of Judgment. Johnson further understands that if she violates the injunctive relief set forth in this order she may be found to be in contempt of court and may be sanctioned for the violation.

4. The United States and Anika Johnson, agree to bear their own costs, including any attorney's fees, in this action.

WHEREFORE, the Court hereby FINDS, ORDERS, and DECREES:

5. The Internal Revenue Service and Jeff Wallbaum are not proper party defendants and can be dismissed from this action.

1 6. The Complaint (Doc. 6) is hereby dismissed pursuant to Fed.R.Civ.P. 12(b)(3)
2 and (6). The Complaint fails to set forth a waiver of sovereign immunity and fails to set forth a
3 claim upon which relief may be granted.

4 7. Judgment is hereby entered in favor of the United States, and against Anika
5 Johnson, on the specific claims set forth in the United States Counterclaim, as follows. (Doc.
6 15).

7 8. **IT IS ORDERED THAT** the UCC Financing Statements:

Filing Numbers	Date Filed
117283995489	September 8, 2011
117284615893	September 14, 2011
127308584098	April 12, 2012
127314430196	May 22, 2012
137348317401	February 12, 2013

15 filed by Plaintiff/Counterclaim Defendant Anika Johnson, with the Secretary of State for the
16 State of California, are declared null, void, and of no legal effect and shall be stricken and
17 permanently expunged from the records of the Secretary of State for the State of California.

18 9. **IT IS FURTHER ORDERED** that Anika Johnson, her agents, employees, and all
19 others in active concert or participation with her, are permanently enjoined from filing, or
20 attempting to file, any document or instrument which (1) purports to create a nonconsensual lien
21 against the property of any federal officer or employee, or which (2) contains any personal
22 information (such as the social security number or the residence address) of any federal officer or
23 employee.

1 10. IT IS FURTHER ORDERED that the Judgment from the Office Of The
2 Secretary Of State For North Las Vegas Region Court District Clark County United States Of
3 America and the Certification Of Foreign Judgment For Registration In Another District filed
4 with the Second Judicial District Court, Weber County, State of Utah on October 9, 2012, are
5 declared null, void, and of no legal effect, and shall be stricken and permanently expunged from
6 the public record.

7 11. IT IS FURTHER ORDERED that Anika Johnson, her agents, employees, and all
8 others in active concert or participation with her are permanently enjoined from filing, or
9 attempting to file, any document or instrument which purports to create a judgment from an
10 invalid or fraudulent court regarding her outstanding federal tax liabilities.

11 12. IT IS FURTHER ORDERED that any violation of this injunction imposed by this
12 Judgment may result in the imposition of appropriate sanctions as well as constituting contempt
13 of court.

14 13. IT IS FURTHER ORDERED that the United States may record the Judgment in
15 the public records as necessary in order to effectuate paragraphs 5 through 11 of this Judgment.

IT IS SO ORDERED.

Dated:

Prepared by:

DAVID A. HUBBERT
Acting Assistant Attorney General

Virginia Cronan Lowe
VIRGINIA CRONAN LOWE
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United States Department of Justice

Reviewed and Agreed by:

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